REMARKS/ARGUMENTS

After the foregoing Amendment, Claims 1-6 and 8-26 are currently pending in this application. Claim 7 has been canceled without prejudice. Claims 1, 6, 8, 13-14 and 23-26 have been amended. Applicant submits that no new matter has been introduced into the application by these amendments.

Allowable Subject Matter

The Examiner is thanked for indicating that claim 25 contains allowable subject matter.

Claim Objections

The Examiner objected to claims 8-12, 14, 16-19 and 21 as being dependent upon rejected claims. The Applicant respectfully submits that based on the claim amendments and the arguments below all rejected claims are allowable over the cited prior art. The withdrawal of the objection to the claims 8-12, 14, 16-19 and 21 is respectfully requested.

Claim Rejections - 35 USC §103

Claims 1-7, 13, 15, 20, 22-24, 26 stand rejected under 35 U.S.C. §103(a) as

being unpatentable over Pau (U.S. Patent No. 6,735,426) in view of Staszewski et

al. (U.S. Patent Publ. No. 2004/0151257).

Regarding claim 1, the Examiner agrees that Pau does not disclose that the

first radio IC generates and uses a local oscillator signal for radio transmission

and/or radio reception operation, and wherein the local oscillator signal is coupled to

the second radio IC for use in its radio transmission and/or radio reception

operation. However, the Examiner states that Staszewski teaches a transceiver

system including two separate circuits, one circuit for a transmitter and the other

circuit for a receiver, where the transmitter comprises a local oscillator that is used

for its function and couples to the receiver for use in its reception operation. The

Examiner states that it would have been obvious to one of ordinary skill in the art

at the time of the invention was made to implement the two transmit and receive

circuits of Staszewski into the two separated ICs of Pau in order to predistort

signals coming into the receiver as taught by Staszewski. Applicant respectfully

disagrees.

Staszewski discloses a coupling element which provides a signal from the

transmitter path to the receiver path in one integrated transceiver circuit (see

paragraph 0005 and of Staszewski) (emphasis added). Staszewski only discloses

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one transceiver with one transmitter and one receiver, where the receiver portion and the transmitter portion utilize a common local oscillator (see paragraph 0037 of Staszewski). In contrast, amended independent claim 1 of the pending application recites a first radio IC configured to generate and use a local oscillator signal for radio transmission and/or radio reception operation, and wherein the local oscillator signal is coupled to the second radio IC for use in its radio transmission and/or radio reception operation (emphasis added). Further, amended independent claim 1 recites that the first and second radio ICs each comprises a bi-directional port circuit, the bi-directional port circuit in the second radio IC is configured to couple the local oscillator signal from the first radio IC for use by its radio transmitter or radio receiver. Neither Pau nor Staszewski disclose the use of a bi-directional port circuit configured to couple a local oscillator signal from one radio IC to another radio IC for use by its radio transmitter or radio receiver. Therefore, neither Pau nor Staszewski teach, alone or in combination, the elements of amended independent claim 1. Accordingly, claim 1 is allowable over the cited prior art. Claims 2-6 depend upon claim 1 and the Applicant believes these claims are allowable for the same reasons provided above. Accordingly, withdrawal of the 35 U.S.C. §103(a) rejection of claims 1-7 is respectfully requested.

Regarding claim 13, the Examiner states that claim 13 is rejected for the same reason as set forth in the rejection of claim 1. Claims 15, 20 and 22 are

dependent upon claim 13, which the Applicant believes is allowable over the cited prior art of record for the same reasons provided above. Based on the arguments

presented above, withdrawal of the 35 U.S.C. §103(a) rejection of claims 13, 15, 20

and 22 is respectfully requested.

Regarding claim 23 and 24, the Examiner states claim 23 and 24 are rejected

for the same reason set forth in the rejection of claim 13.

Based on the arguments presented above, withdrawal of the 35 U.S.C §103(a)

rejection of claims 23 and 24 is respectfully requested.

Regarding claim 26, the Examiner states that claim 26 is rejected for the

same reason set forth in the rejection of claim 1 and further that Pau teaches phase

and frequency co-herency between a first and second IC. Applicant respectfully

disagrees. Amended independent claim 26 recites electrically coupling the local

oscillator signal from the first radio IC to the second radio IC, wherein the first

radio IC comprises a bi-directional port circuit, the bi-directional port circuit in the

first radio IC coupling the local oscillator signal to a bi-directional port circuit of the

second radio IC. Neither Pau nor Staszewski teach, alone or in combination, the

above feature of amended independent claim 26. Accordingly, claim 26 is allowed

over the cited prior art.

Based on the arguments presented above, withdrawal of the 35 U.S.C. §103(a)

rejection of claim 26 is respectfully requested.

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Based on the arguments presented above, withdrawal of the 35 U.S.C. \$103(a) rejection of claims 1-7, 13, 15, 20, 22-24 and 26 is respectfully requested.

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Conclusion

If the Examiner believes that any additional minor formal matters need to be

addressed in order to place this application in condition for allowance, or that a

telephone interview will help to materially advance the prosecution of this

application, the Examiner is invited to contact the undersigned by telephone at the

Examiner's convenience.

In view of the foregoing amendment and remarks, Applicant respectfully

submits that the present application, including claims 1-6 and 8-26, is in condition

for allowance and a notice to that effect is respectfully requested.

Respectfully submitted,

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